

REMARKS

Claims 1-46 are pending in this application and have been finally rejected as being unpatentable over combinations of prior art references.

In the Final Rejection, Examiner responded to Applicants' previous arguments by stating, "Note the claimed language does not specifically define how the visual depth cue being in the form of one or more physical objects. Thus the combination of Machtig and Komatsu is enough to reject the claimed limitations." Applicant thanks Examiner for the explanation. In light of that, Applicant has amended each independent claim to clearly limit the claims to overcome the concern raised by Examiner.

Applicant believes that all remaining issues regarding patentability have been previously addressed and that, by entering this proposed amendment, no further issues exist and the claims are in condition for allowance. Applicant earnestly requests that Examiner enter this amendment, and that the claims be withdrawn from final rejection.

Each independent claim has been amended. Claim 1 has been amended to recite that "the visual depth cue being in the form of one or more three dimensional physical objects physically located behind the two-way mirror," to clearly limit the claim to a visual depth cue that is a physical object physically located behind the mirror. The prior art does not teach this.

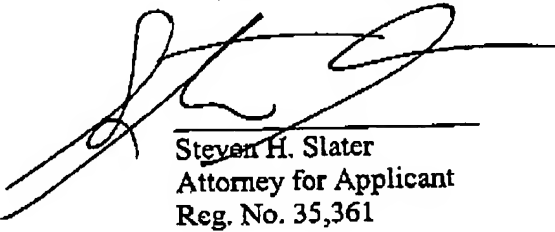
Claims 29, 36, 37, 40, and 41 have been amended to likewise recite the visual depth cue is one or more "a visual depth cue in the form of one or more three dimensional physical object(s) that are physically located so as to be directly" visible or viewable. Again, these claims have been limited to a physical object that is physically located to be

directly viewable. The art does not teach this limitation and it is believed this amendment is fully responsive to the comments Examiner made in the previous Office Action.

Reconsideration and withdrawal of the rejection of claims 1-46 and a prompt indication of the allowance of the claims is earnestly requested.

No fee is believed due in connection with this filing. However, in the event that there are any fees due, please charge the same, or credit any overpayment, to Deposit Account No. 50-1065.

Respectfully submitted,



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November 17, 2005

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